## PATENT COOPERATION TREATY

## **PCT**

REC'D 1 8 AUG 2006

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference	FOR FURTHER ACTIO	Ń	See Form PCT/IPEA/416		
5189-PCT International application No. International filing date (day)		(month/year)	Priority date (day/month/year)		
07 7 0005 (07 01 20)			27 January 2004 (27.01.2004)		
PCT/US05/02609 International Patent Classification (IPC)	or national classification and II	PC			
IPC: A61K 38/00( 2006.01),38/16( USPC: 530/320,324	2000.01)				
Applicant					
BAYER PHARMACEUTICALS CORP	ORATION				
1. This report is the internal	tional preliminary examinates. Article 35 and transmitted	i to the apprount	ished by this International Preliminary according to Article 36.		
2. This REPORT consists of	a total of sheets, include	ding this cover she	eet.		
3. This report is also accomp	panied by ANNEXES, com	prising:			
(sent to the applica	ant and to the International	Bureau) a total of	sheets, as follows:		
sheets of the	a. (sent to the applicant and to the International Bureau) a total of sheets, as follows:  sheets of the description, claims and/or drawings which have been amended and are the basis of this report and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions).				
sheets whi	sheets which supersede earlier sheets, but which this Authority considers contain an amendment that goes beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. I and the Supplemental Box.				
1 —	() - +-+- of (indicate type and number of electronic carrier(s))				
b. (sent to the International Bureau only) a total of (Indicate type and international Bureau only) a total of (Indicate type and indicated in the Supplemental Box Relating to Sequence Listing (see Section 802 of the					
indicated in the Supplemental Box Relating to Sequence Disting (corrections).					
indications relating to the following items:					
Box No. I	Basis of the report				
Box No. II	Box No. II Priority		and industrial		
Box No. III Non-establishment of opinion with regard to novelty, inventive step and industri applicability		loverty, inventive step and industrial			
Box No. IV	Lack of unity of invention				
Box No. V	Reasoned statement under Article 35(2) with regard to novelty, inventive step of industrial applicability; citations and explanations supporting such statement		th regard to novelty, inventive step or lions supporting such statement		
Box No. VI	Certain documents cited				
	Certain defects in the international application				
Box No. VIII	III Certain observations on the international application		ication		
Date of submission of the demand		Date of completion	on of this report		
		01 August 2006 (0	1.08.2006)		
29 July 2005 (29.07.2005)  Name and mailing address of the IPE.	A/ US	Authorized officer			
Mail Stop PCT, Attn: IPEA/US	3	Gregory S. Emch	7. Roberts for		
Commissioner for Patents P.O. Box 1450					
Alexandria, Virginia 22313-1450  Facsimile No. (571) 273-3201		Telephone No. (5	71) 272-1600		

Form PCT/IPEA/409 (cover sheet)(April 2005)

International application No.	
PCT/US05/02609	

Box No	. I Basis of the report
	regard to the language, this report is based on:
. 🛛	the international application in the language in which it was filed.
	a translation of the international application into, which is the language of a translation furnished for the purposes of:
	international search (under Rules 12.3 and 23.1(b))
	publication of the international application (under Rule 12.4(a))
	international preliminary examination (under Rules 55.2(a) and/or 55.3(a))
furni	h regard to the <b>elements</b> of the international application, this report is based on ( <i>replacement sheets which have been</i> shed to the receiving Office in response to an invitation under Article 14 are referred to in this report us "originally filed" are not annexed to this report):
$\boxtimes$	the international application as originally filed/furnished
	the description:
	pages 1-38 as originally filed/furnished
	pages* NONE received by this Authority on  pages* NONE received by this Authority on
	pages* NONE received by this Authority on
	' ' II- Elod/formiched
Ì	pages 39-43 as originally filed/furnished pages* NONE as amended (together with any statement) under Article 19
•	pages* NONE as amended (together with any statement) under received by this Authority on
	pages* NONE received by this Authority on
	the drawings: pages 1-17 as originally filed/furnished
	pages 1-17 as originally filed/furnished pages* NONE received by this Authority on
ŀ	pages* NONE received by this Authority on
	a sequence listing and/or any related table(s) - see Supplemental Box Relating to Sequence Listing.
3. [	The amendments have resulted in the cancellation of:
1	the description, pages
	the claims, Nos
	the drawings, sheets/figs
	the sequence listing (specify):
	any table(s) related to the sequence listing (specify):
4.	This report has been established as if (some of) the amendments annexed to this report and listed below had not been made, since they have been considered to go beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).
	the description, pages
1	the claims, Nos
	the claims, Nos the drawings, sheets/figs
1	the drawings, sneets/tigs
1	the sequence listing (specify):
	any table(s) related to the sequence listing (specify):
* If it	em 4 applies, some or all of those sheets may be marked "superseded."

Form PCT/IPEA/409 (Box No. I) (April 2005

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International application No.	
PCT/US05/02609	

	P. Dilla.
Box No.	III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability
The ques	ions whether the claimed invention appears to be novel, to involve an inventive step (to be non obvious). or to ially applicable have not been examined in respect of:
	he entire international application
$\boxtimes$	claims Nos. 6-8
	because:
	the said international application, or the said claim Nos relate to the following subject matter which does not require an international preliminary examination (specify):
$\nabla$	the description, claims or drawings (indicate particular elements below) or said claims Nos. 6-8 are so unclear
	that no meaningful opinion could be formed (specify):
There is	lack of antecedent basis to the claims; they refer to "the polyethylene glycol".
	the claims, or said claims Nos are so inadequately supported by the description that no meaningful opinion could be formed (specify):
	no international search report has been established for said claims Nos
	a meaningful opinion could not be formed without the sequence listing; the applicant did not, within the prescribed time limit:
	furnish a sequence listing on paper complying with the standard provided for in Annex C of the Administrative Instructions, and such listing was not available to the International Preliminary Examining Authority in a form and manner acceptable to it.
	furnish a sequence listing in electronic form complying with the standard provided for in Almex 6 of the Administrative Instructions, and such listing was not available to the International Preliminary the Administrative form and manner acceptable to it.
	pay the required late furnishing fee for the furnishing of a sequence listing in response to an invitation under Rules 13ter.1(a) or (b) and 13ter.2.
	a meaningful opinion could not be formed without the tables related to the sequence listings; the applicant did not, within the prescribed time limit, furnish such tables in electronic form complying with the technical requirements provided for in Annex C-bis of the Administrative Instructions, and such tables were not available to the International Preliminary Examining Authority in a form and manner acceptable to it.
	the tables related to the nucleotide and/or amino acid sequence listing, if in electronic form only, do not comply with the technical requirements provided for in Annex C-bis of the Administrative Instructions.
	See Supplemental Box for further details
	100 (Day No. 11) (April 2005)

Form PCT/IPEA/409 (Box No. III) (April 2005)

International application No. PCT/US05/02609

1. Statement			
Novelty (N)	Claims	5. 9-11. 42. 44-46, and 48	YES
	Claims	1-4.12-41,43.47 and 49-53	NO
Inventive Step (IS)	Claims	5, 9-11, 42, 44-46, and 48	YES
	Claims	1-4, 12-41, 43, 47, and 49-53	NO
Industrial Applicability (IA)	) Claims	1-5 and 9-53	YES
		NONE	NO

Form PCT/IPEA/409 (Box No. V) (April 2005)

International application No.

PCT/US05/02609

Box No. VII Certain defects in the international appli	catio
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The following defects in the form or contents of the international application have been noted:

Claims 27-29 are duplicates of claims 22-24.

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Form PCT/IPEA/409 (Box No. VII) (April 2005)

International application No. PCT/US05/02609

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In case the	e space in	any of	the pro	ceding	boxes is	not s	ufficient.	

Continuation of:

Supplemental Box

#### V. 2 Citations and Explamations:

Claims 1, 2, 12-16, and 37 lack novelty under PCT Article 33(2) as being anticipated by EP0536741A2 to Bolin et al.

The claims are drawn to a polypeptide selected from the group consisting of SEQ ID NOs: 1-148, and functionally equivalent fragments, derivatives, and variants thereof.

The claims lack novelty because Bolin et al. teaches VIP related polypeptides that are 82.4% identical to Applicant's SEQ ID NO: 5 (p.128, SEQ ID NO: 68) and 78% identical Applicant's SEQ ID NO: 116 (p.128, SEQ ID NO: 68), thus anticipating claims 1 and 2. Bolin et al. teaches pharmaceutical compositions comprising the VIP polypeptides (p. 16, lines 22-23; p.29, lines 39-40), thus anticipating claims 12-16. Bolin et al. also teaches that the polypeptides can be used to treat asthma (p.29, line 41), thus anticipating claim 37.

Claims 1-4, 12-18, 20-24, 27-29, 32, 33, 37, 39, 43, 47, 49, and 51-53 lack novelty under PCT Article 33(2) as being anticipated by WO 01/23420 A2 to Pan et al.

The claims are drawn to a polypeptide selected from the group consisting of SEQ ID NOs: 1-148, and functionally equivalent fragments, derivatives, and variants thereof as well as antibodies that bind to said polypeptides, pharmaceutical compositions comprising said polypeptides, and methods reciting said polypeptides.

The claims lack novelty because Pan et al. teaches polypeptides that are 93.6% identical to Applicant's SEQ ID NO: 1 (p.38, claim 1 "Insulin secretagogue peptide R3P66") 93.7% identical to Applicant's SEQ ID NO: 2 (p.38, claim 1, "Insulin secretagogue peptide R3P71"), 89.2% identical to Applicant's SEQ ID NO: 4 (p.38, claim 1, "Insulin secretagogue peptide R3P66"), 90.6% identical to Applicant's SEQ ID NO: 5 (p.38, claim 1 "Insulin secretagogue peptide R3P29"), 88.6% identical to Applicant's SEQ ID NO: 112 (p.38, claim 1, "Insulin secretagogue peptide R3P66"), 88.6% identical to Applicant's SEQ ID NO: 113 (p.38, claim 1, "Insulin secretagogue peptide R3P66"), 88.6% identical to Applicant's SEQ ID NO: 113 (p.38, claim 1, "Insulin secretagogue peptide R3P66"), 88.6% identical to Applicant's SEQ ID NO: 113 (p.38, claim 1, "Insulin secretagogue peptide R3P66"), 88.6% identical to Applicant's SEQ ID NO: 113 (p.38, claim 1, "Insulin secretagogue peptide R3P66"), 88.6% identical to Applicant's SEQ ID NO: 113 (p.38, claim 1, "Insulin secretagogue peptide R3P66"), 88.6% identical to Applicant's SEQ ID NO: 113 (p.38, claim 1, "Insulin secretagogue peptide R3P66"), 88.6% identical to Applicant's SEQ ID NO: 113 (p.38, claim 1, "Insulin secretagogue peptide R3P66"), 88.6% identical to Applicant's SEQ ID NO: 113 (p.38, claim 1, "Insulin secretagogue peptide R3P66"), 88.6% identical to Applicant's SEQ ID NO: 113 (p.38, claim 1, "Insulin secretagogue peptide R3P66"), 88.6% identical to Applicant's SEQ ID NO: 113 (p.38, claim 1, "Insulin secretagogue peptide R3P66"), 88.6% identical to Applicant's SEQ ID NO: 113 (p.38, claim 1, "Insulin secretagogue peptide R3P66"), 88.6% identical to Applicant's SEQ ID NO: 113 (p.38, claim 1, "Insulin secretagogue peptide R3P66"), 88.6% identical to Applicant's SEQ ID NO: 113 (p.38, claim 1, "Insulin secretagogue peptide R3P60"), 88.6% identical to Applicant's SEQ ID NO: 113 (p.38, claim 1, "Insulin secretagogue peptide R3P60"), 88.6% identical to Applicant's SEQ ID NO: 113 (p.38, claim 1, "In

Form PCT/IPEA/409 (Supplemental Box) (April 2005)

International application No. PCT/US05/02609

#### Supplemental Box

"Insulin secretagogue peptide R3P71"), 84.3% identical to Applicant's SEQ ID NO: 115 (p.38, claim 1, "Insulin secretagogue peptide R3P66"), and 93.6% identical to Applicant's SEQ ID NO: 116 (example 7, p.23, "Insulin secretagogue peptide R3P21"). thus anticipating claims 1 and 2. Pan et al. teaches polyclonal antibodies that selectively bind the polypeptides (p.5, line 1 and p.33, line 3), thus anticipating claims 3 and 4. Pan also teaches that the antibodies can be used to detect the polypeptides by ELISA methods (p.34, lines 29-34), thus anticipating claim 9. Pan et al. teaches pharmaceutical compositions comprising the polypeptides (p. 17, lines 11-21), thus anticipating claims 12-16, and 50-53. Pan et al. teaches that the pharmaceutical compositions can be present as a kit and are administered in an amount to effectively treat specific conditions, such as type 2 diabetes, asthma, male reproductive problems, cardiovascular problems, or impaired glucose tolerance (p.16, line 35 - p.17, line 21), thus anticipating claims 17, 18, 20-24, 27-29, 32, 33, 37, 39, 43, and 47. Pan et al. teaches that the polypeptides stimulate insulin secretion (p.16, line 35), thus anticipating claim 49.

Claims 1, 2, 12-28, 30-36, 38-41, and 49-53 lack novelty under PCT Article 33(2) as being anticipated by WO 03/068805 A2 to Wang et al.

The claims are drawn to a polypeptide selected from the group consisting of SEQ ID NOs: 1-148, and functionally equivalent fragments, derivatives, and variants thereof as well as antibodies that bind to said polypeptides, pharmaceutical compositions comprising said polypeptides, and methods reciting said polypeptides.

The claims lack novelty because Wang et al. teaches polypeptides that are 93.6% identical to Applicant's SEQ ID NO: 1 (p.2, claim 3 "pituitary adenylate cyclase-activating polypeptide 66, PACAP 66"), 89.2% identical to Applicant's SEQ ID NO: 4 (p.2, claim 3, PACAP 66), 88.6% identical to Applicant's SEQ ID NO: 112 (p.2, claim 3, PACAP 66), and 84.3% identical to Applicant's SEQ ID NO: 115 (p.2, claim 3, PACAP 66), thus anticipating claims 1 and 2. Wang et al. teaches pharmaceutical compositions comprising the polypeptides (entire document, especially abstract and p.11, lines 19-25), thus anticipating claims 12-16 and 50-53. Wang et al. teaches that the pharmaceutical compositions are administered in an amount to effectively treat specific conditions, such as type 2 diabetes, impaired glucose tolerance, impaired fasting glucose, and syndrome X, (p.12, lines 10-18), thus anticipating claims 17-25, 27, and 28. Wang et al. teaches that the pharmaceutical compositions can be used to treat secondary causes of diabetes, including glucocorticoid excess, growth hormone excess, pheochromocytoma, and drug induced diabetes (p.12, lines 19-25), thus anticipating claims 33-35. The formulations of the invention can be used in conjunction with PPAR agonists, sulfonylurea drugs, nonsulfonylurea secretagogues, á-glucosidase inhibitors, insulin sensitizers, insulin secretagogues, hepatic glucose output lowering compounds, insulin, and anti-obesity agents (p.13, lines 1-5), thus anticipating claims 26, 36, and 38. Wang et al. teaches that the polypeptides stimulate insulin secretion (p.16, line 35), thus anticipating claim 49. Wang et al. teaches that the polypeptides can be used to treat hypertension (p.11, line 25), thus anticipating claims 39 and 40. The composition can be administered in a single dose (p.12, lines 5-6), thus anticipating claim 32. The formulations can be used to treat lipid disorders and can be administered with HMG-CoA reductase inhibitors, nicotinic acid, bile acid sequestrants, and fibric acid derivatives, å-blockers, and ACE inhibitors (p.14, lines 1-6), thus anticipating claims 30, 31, and 41.

Claims 5, 9-11, 42, 44-46 and 48 meet the criteria set out in PCT Article 33(2)-(3), because the prior art does not teach or fairly suggest the claimed invention.

Claims 1-5 and 9-53 meet the criteria set out in PCT Article 33(4), and thus have industrial applicability because the subject matter claimed can be made or used in industry.

### PATENT COOPERATION TREATY

REC'D	13	MAR	2005
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INTERNATIONAL.	SEARCHING AUTHORITY
TITLDIG WILLOW	

To:

JEFFREY M. GREENMAN BAYER PHARMACEUTICALS CORPORATION 400 MORGAN LANE WEST HAVEN, CT 06516 WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORI	
	(PCT Rule 43bis.1)  Date of mailing (day/month/year) 0.9 MAR 2006
PCT/US05/02609  International Patent Classification (IPC) or both na IPC(8): A61K 38/00, 38/16 and US Cl.: 530/320, 3 Applicant  BAYER PHARMACEUTICALS CORPORATIO  1. This opinion contains indications relating to to the property of the principal series of the opinion of the principal series of the opinion of the principal series of the opinion of the principal series of the principal series of the opinion of the opinion of the principal series of the opinion opinion opinion opinion opinion opinion opinion opinion opinion op	of opinion with regard to novelty, inventive step and industrial applicability
applicability; citation  Box No. VI Certain documents  Box No. VII Certain defects in the second of	ins and explanations supporting such satisfaction  is on the international application  examination is made, this opinion will be considered to be a written opinion of the cority ("PEA") except that this does not apply where the applicant chooses an A and the chosen PEA has notified the International Bureau under Rule 66.1bis(b) earching Authority will not be so considered.  idered to be a written opinion of the IPEA, the applicant is invited to submit to the opriate, with amendments, before the expiration of 3 months from the date of mailing ion of 22 months from the priority date, whichever expires later.
3. For further details, see notes to Form PCT  Name and mailing address of the ISA/ US  Mail Stop PCT, Attn: ISA/US  Commissioner for Patents  P.O. Box 1450  Alexandria, Virginia 22313-1450	Date of completion of this opinion   Authorized officer   Gregory S. Emely   Telephone No. (571) 272-1600   Telephone No. (5

Facsimile No. (571) 273-3201
Form PCT/ISA/237 (cover sheet) (April 2005)

International application No.
PCT/US05/02609

Day No. 1 Peole of this eninion
Box No. I Basis of this opinion
1. With regard to the language, this opinion has been established on the basis of:
NA is the standard configuration in the language in which it was filed
a translation of the international application into which is the language of a translation furnished for the purposes of
international search (Rules 12.3(a) and 23.1(b)).
2. With regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed invention, this opinion has been established on the basis of:
a. type of material
a sequence listing
table(s) related to the sequence listing
b. format of material
on paper
in electronic form
c. time of filing/furnishing
contained in the international application as filed.
filed together with the international application in electronic form.
furnished subsequently to this Authority for the purposes of search.
Turing Supervision
3. In addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.
4. Additional comments:
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11.000(1)

Form PCT/ISA/237(Box No. I) (April 2005)

International application No. PCT/US05/02609

ox No. III N	Ion-establishment of opinion with regard to novelty, inventive step and industrial applicability
The question	s whether the claimed invention appears to be novel, to involve an inventive step (to be non-obvious), or to be pplicable have not been examined in respect of:
the ent	tire international application
5 4	Nos. 6-8
Claims	5 Nos. <u>0-0</u>
because:	S. W. And Andrew Profession Profession Leaving
the sa	id international application, or the said claim Nos relate to the following subject matter which does not require ternational search (specify):
mea	lescription, claims or drawings (indicate particular elements below) or said claims Nos. 6-8 are so unclear that no ningful opinion could be formed (specify):
Ther	c is a lack of antecedent basis to the claims; they refer to "the polyethylene glycol".
11101	
the for	claims, or said claims Nos are so inadequately supported by the description that no meaningful opinion could be med (specify):
no	o international search report has been established for said claims Nos.
a	meaningful opinion could not be formed without the sequence listing; the applicant did not, within the
P <sup>1</sup>	furnish a sequence listing on paper complying with the standard provided for in Annex C of the Administrative Instructions, and such listing was not available to the International Searching Authority
[	in a form and manner acceptable to it.  furnish a sequence listing in electronic form complying with the standard provided for in Annex C of the Administrative Instructions, and such listing was not available to the International Searching Authority in a form and manner acceptable to it.
[	pay the required late furnishing fee for the furnishing of a sequence using in response to an investor under Rules 13ter.1(a) or (b).
	a meaningful opinion could not be formed without the tables related to the sequence listings; the applicant did not, within the prescribed time limit, furnish such tables in electronic form complying with the technical requirements provided for in Annex C-bis of the Administrative Instructions, and such tables were not available to the International Searching Authority in a form and manner acceptable to it.
١	the tables related to the nucleotide and/or amino acid sequence listing, if in electronic form only, do not comply with the technical requirements provided for in Annex C-bis of the Administrative Instructions.
	See Supplemental Box for further details.
	SA 227 (Pay No. III) (April 2005)

Form PCT/ISA/237 (Box No. III) (April 2005)

Form PCT/ISA/237 (Box No. V) (April 2005)

International application No. PCT/US05/02609

INTERNATIONAL SEARCHING AUTHORITY							
Box No. V Reasoned statement under Rule 43 bis.1(a)(i) with regard to novelty, Inventive step or industrial applicability; citations and explanations supporting such statement							
1. Statement							
Novelty (N)	Claims 5, 9-11, 42, 44-46, and 48	YES					
Novelly (IV)	Claims 1-4, 6-8, 12-41, 43, 47, and 49-53	NO					
	1.40	YES					
Inventive step (IS)	Claims 5, 9-11, 42, 44-46, and 48  Claims 1-4, 6-8, 12-41, 43, 47, and 49-53	NO					
	Claims 1-4, 0-8, 12-11, 12, 17, 444						
Industrial applicability (IA)	Claims 1-5 and 9-53	YES					
mudatrial approaching ()	Claims NONE						
2. Citations and explanations:							
Please See Continuation Sheet		-					
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International application No.
PCT/US05/02609

INTERNATIONAL SEARCHING AUTHORIT	A GARGEOGRAPH					
Box No. VII Certain defects in the international application						
The following defects in the form or contents of the international application have been noted:  Claims 27-29 are duplicates of claims 22-24.						
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Form PCT/ISA/237 (Box No. VII) (April 2005)

International application No. PCT/US05/02609

Supplemental Box	
In case the space in any of the precedi	ng boxes is not sufficient.

V. 2. Citations and Explanations:

Claims 1, 2, 12-16, and 37 lack novelty under PCT Article 33(2) as being anticipated by EP0536741A2 to Bolin et al. The claims are drawn to a polypeptide selected from the group consisting of SEQ ID NOs: 1-148, and functionally equivalent

The claims lack novelty because Bolin et al. teaches VIP related polypeptides that are 82.4% identical to Applicant's SEQ ID NO: 5 (p.128, SEQ ID NO: 68) and 78% identical Applicant's SEQ ID NO: 116 (p.128, SEQ ID NO: 68) and 78% identical Applicant's SEQ ID NO: 116 (p.128, SEQ ID NO: 68) and 78% identical Applicant's SEQ ID NO: 116 (p.128, SEQ ID NO: 68) and 78% identical Applicant's SEQ ID NO: 116 (p.128, SEQ ID NO: 68) and 78% identical Applicant's SEQ ID NO: 116 (p.128, SEQ ID NO: 68) and 78% identical Applicant's SEQ ID NO: 116 (p.128, SEQ ID NO: 68) and 78% identical Applicant's SEQ ID NO: 116 (p.128, SEQ ID NO: 68) and 78% identical Applicant's SEQ ID NO: 116 (p.128, SEQ ID NO: 68) and 78% identical Applicant's SEQ ID NO: 116 (p.128, SEQ ID NO: 68) and 78% identical Applicant's SEQ ID NO: 116 (p.128, SEQ ID NO: 68) and 78% identical Applicant's SEQ ID NO: 116 (p.128, SEQ ID NO: 68) and 78% identical Applicant's SEQ ID NO: 116 (p.128, SEQ ID NO: 68) and 78% identical Applicant's SEQ ID NO: 680 (p.128, SEQ ID NO: 68) and 78% identical Applicant's SEQ ID NO: 680 (p.128, SEQ ID NO: 68) (p.128, SEQ ID NO: 68) and 78% identical Applicant's SEQ ID NO: 680 (p.128, SEQ ID NO: 68) (p.128, SEQ ID NO: 68 Bolin et al. teaches pharmaceutical compositions comprising the VIP polypeptides (p. 16, lines 22-23; p.29, lines 39-40), thus anticipating claims 12-16. Bolin et al. also teaches that the polypeptides can be used to treat asthma (p.29, line 41), thus anticipating claim 37.

Claims 1-4, 9, 12-18, 20-24, 27-29, 32, 33, 37, 39, 43, 47, 49, and 51-53 lack novelty under PCT Article 33(2) as being

The claims are drawn to a polypeptide selected from the group consisting of SEQ ID NOs: 1-148, and functionally equivalent anticipated by WO 01/23420 A2 to Pan et al. fragments, derivatives, and variants thereof as well as antibodies that bind to said polypeptides, pharmaceutical compositions comprising

said polypeptides, and methods reciting said polypeptides.

The claims lack novelty because Pan et al. teaches polypeptides that are 93.6% identical to Applicant's SEQ ID NO: 1 (p.38, claim 1 "Insulin secretagogue peptide R3P66") 93.7% identical to Applicant's SEQ ID NO: 2 (p.38, claim 1, "Insulin secretagogue peptide R3P71"), 89.2% identical to Applicant's SEQ ID NO: 4 (p.38, claim 1, "Insulin secretagogue peptide R3P66"), 90.6% identical to Applicant's SEQ ID NO: 5 (p.38, claim 1 "Insulin secretagogue peptide R3P29"), 88.6% identical to Applicant's SEQ ID NO: 112 to Applicant's SEQ ID NO: 5 (p.38, claim 1 "Insulin secretagogue peptide R3P29"), 88.6% identical to Applicant's SEQ ID NO: 112 (p.38, claim 1, "Insulin secretagogue peptide R3P66"), 88.6% identical to Applicant's SEQ ID NO: 113 (p.38, claim 1, "Insulin secretagogue peptide R3P66"), secretagogue peptide R3P71"), 84.3% identical to Applicant's SEQ ID NO: 115 (p.38, claim 1, "Insulin secretagogue peptide R3P21"), thus anticipating claims 1 and 93.6% identical to Applicant's SEQ ID NO: 116 (example 7, p.23, "Insulin secretagogue peptide R3P21"), thus anticipating and 2. Pan et al. teaches polyclonal antibodies that selectively bind the polypeptides (p.5, line 1 and p.33, line 3), thus anticipating and 2. Pan et al. teaches polyclonal antibodies can be used to detect the polypeptides by ELICA methods (p.34 lines 20,34) thus claims 3 and 4. Pan also teaches that the antibodies can be used to detect the polypeptides by ELISA methods (p.34, lines 29-34), thus anticipating claim 9. Pan et al. teaches pharmaceutical compositions comprising the polypeptides (p. 17, lines 11-21), thus anticipating claims 12-16, and 50-53. Pan et al. teaches that the pharmaceutical compositions can be present as a kit and are administered in an amount to effectively treat specific conditions, such as type 2 diabetes, asthma, male reproductive problems, cardiovascular problems, or impaired glucose tolerance (p.16, line 35 - p.17, line 21), thus anticipating claims 17, 18, 20-24, 27-29, 32, 33, 37, 39, 43, and 47. Pan et al. teaches that the polypeptides stimulate insulin secretion (p.16, line 35), thus anticipating claim 49.

Claims 1, 2, 12-28, 30-36, 38-41, and 49-53 lack novelty under PCT Article 33(2) as being anticipated by WO 03/068805 A2

The claims are drawn to a polypeptide selected from the group consisting of SEQ ID NOs: 1-148, and functionally equivalent to Wang et al. fragments, derivatives, and variants thereof as well as antibodies that bind to said polypeptides, pharmaceutical compositions comprising said polypeptides, and methods reciting said polypeptides.

The claims lack novelty because Wang et al. teaches polypeptides that are 93.6% identical to Applicant's SEQ ID NO: 1 (p.2,

Form PCT/ISA/237 (Supplemental Box) (April 2005)

International application No. PCT/US05/02609

Supplemental Box

In case the space in any of the preceding boxes is not sufficient.

claim 3 "pituitary adenylate cyclase-activating polypeptide 66, PACAP 66"), 89.2% identical to Applicant's SEQ ID NO: 4 (p.2, claim 3, PACAP 66), 88.6% identical to Applicant's SEQ ID NO: 112 (p.2, claim 3, PACAP 66), and 84.3% identical to Applicant's SEQ ID NO: 115 (p.2, claim 3, PACAP 66), thus anticipating claims 1 and 2. Wang et al. teaches pharmacoutical compositions comprising the polypeptides (entire document, especially abstract and p.11, lines 19-25), thus anticipating claims 12-16 and 50-53. Wang et al. teaches that the pharmaceutical compositions are administered in an amount to effectively treat specific conditions, such as type 2 diabetes, impaired glucose tolerance, impaired fasting glucose, and syndrome X, (p.12, lines 10-18), thus anticipating claims 17-25, 27, and 28. Wang et al. teaches that the pharmaceutical compositions can be used to treat secondary causes of diabetes, including glucocorticoid excess, growth hormone excess, pheochromocytoma, and drug induced diabetes (p.12, lines 19-25), thus anticipating claims 33-35. The formulations of the invention can be used in conjunction with PPAR agonists, sulfonylurea drugs, non-sulfonylurea secretagogues, áglucosidase inhibitors, insulin sensitizers, insulin secretagogues, hepatic glucose output lowering compounds, insulin, and anti-obesity agents (p.13, lines 1-5), thus anticipating claims 26, 36, and 38. Wang et al. teaches that the polypeptides stimulate insulin scerction (p.16, line 35), thus anticipating claim 49. Wang et al. teaches that the polypeptides can be used to treat hypertension (p.11, line 25), thus anticipating claims 39 and 40. The composition can be administered in a single dose (p.12, lines 5-6), thus anticipating claims 32.

The formulations can be used to treat lipid disorders and can be administered with HMG-CoA reductase inhibitors, nicotinic acid, bile acid sequestrants, and fibric acid derivatives, å-blockers, and ACE inhibitors (p.14, lines 1-6), thus anticipating claims 30, 31, and 41.